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APPLICATION NO	). F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/813,148		03/30/2004	Bobby Patrick Ramirez	2292.01 5426	
32603	7590	05/12/2006		EXAMINER 62	
	ALL SMI		LAYNO, BENJAMIN		
2777 ALL SUITE 80	EN PARKV 0	WAY	ART UNIT	PAPER NUMBER	
HOUSTO	N, TX 770	019	3711		
				DATE MAILED: 05/12/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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65:-

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•		Application No.	Applicant(s)	
Office Antique Commence		10/813,148	RAMIREZ, BOBBY PATRICK	
	Office Action Summary	Examiner	Art Unit	_
		Benjamin H. Layno	3711	
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet wit	h the correspondence address	
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of the may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re vill apply and will expire SIX (6) MONT, cause the application to become ABA	ATION. ply be timely filed  "HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status				
1)⊠	Responsive to communication(s) filed on 13 Fe	ebruary 2006.		
2a)⊠	This action is <b>FINAL</b> . 2b) ☐ This	action is non-final.		
3)	Since this application is in condition for allowar	nce except for formal matte	ers, prosecution as to the merits is	
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.	
Disposit	ion of Claims			
4)⊠	Claim(s) 1-9 and 22-31 is/are pending in the ap	pplication.		
	4a) Of the above claim(s) is/are withdraw	wn from consideration.		
5)	Claim(s) is/are allowed.			
6)⊠	Claim(s) 1-9 and 22-31 is/are rejected.			
	Claim(s) is/are objected to.			
8)	Claim(s) are subject to restriction and/o	r election requirement.	•	
Applicat	ion Papers			
9)[	The specification is objected to by the Examine	r.		
10)[	The drawing(s) filed on is/are: a) ☐ acc	epted or b) objected to b	y the Examiner.	
	Applicant may not request that any objection to the	drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).	
	Replacement drawing sheet(s) including the correct	ion is required if the drawing(s	s) is objected to. See 37 CFR 1.121(d).	
11)	The oath or declaration is objected to by the Ex	caminer. Note the attached	Office Action or form PTO-152.	
Priority ι	under 35 U.S.C. § 119			
•	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:	priority under 35 U.S.C. §	119(a)-(d) or (f).	
a)	1.☐ Certified copies of the priority document	s have been received		
	Certified copies of the priority documents		polication No.	
	3. Copies of the certified copies of the prior	·	·	
	application from the International Bureau	•	•	•
* 5	See the attached detailed Office action for a list	of the certified copies not r	received.	
			·	
Attachmen	ıt(s)			
	ce of References Cited (PTO-892)		ummary (PTO-413)	
	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	_	)/Mail Date formal Patent Application (PTO-152)	
	r No(s)/Mail Date	6)  Other:		

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-9 and 22-31 are rejected under 35 U.S.C. 102(b) as being anticipated by Caines.

The Applicant is referred to the description of Caines in the first office action, mailed 08/19/05.

3. Applicant's arguments filed 02/13/06 have been fully considered but they are not persuasive. The Applicant's arguments are directed to the "intended use" or "functional language" in the claims.

In regard to the recitation "each of said ACCOUNT cards representing one or more simulated depository for simulating the safekeeping of value obtained from the simulated sale of product" in claims 1 and 6, the Examiner takes the position that this is an "intended use" recitation. There is no physical or structural differences between Caines' cards Figs. 6A and 6B, and the claimed ACCOUNT cards. A recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is **capable** of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the

intended use must result in a manipulative difference as compared to the prior art. See *In re Casey*, 370 F.2d 576, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 312 F.2d 937, 939, 136 USPQ 458, 459 (CCPA 1963). In this case, Caines' cards Figs.6A and 6B are **capable** of representing one or more simulated depository for simulating the safekeeping of value obtained from the simulated sale of product.

In regard to the recitation "each of said PROBLEM REMOVAL cards representing the removal of at least one simulated problem represented by at least one among said PROBLEM cards" in claims 1 and 6, again the Examiner takes the position that this is an "intended use" recitation. There is no physical or structural differences between Caines' cards Fig. 5C and the claimed PROBLEM REMOVAL cards. Caines' cards Fig. 5C are **capable** of representing the removal of at least one simulated problem represented by at least one among said PROBLEM cards.

Concerning the new claims 22-31, these claims introduce additional cards and only recite "intended use" limitations. The remaining cards of Caines, Figs. 5A –5D are capable of decreasing or increasing a player's score.

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Benjamin H. Layno whose telephone number is (571) 272-4424. The examiner can normally be reached on Monday-Friday, 1st Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eugene Kim can be reached on (571)272-4463. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Benjamin H. Layn∕o Primary Examiner Art Unit 3711

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